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## UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

## Form 4. Motion and Affidavit for Permission to Proceed in Forma Pauperis

Instructions for this form: <a href="http://www.ca9.uscourts.gov/forms/form04instructions.pdf">http://www.ca9.uscourts.gov/forms/form04instructions.pdf</a> 9th Cir. Case Number(s) 24-4992 Stebbins v. Doe Case Name **Affidavit in support of motion:** I swear under penalty of perjury that I am financially unable to pay the docket and filing fees for my appeal. I believe my appeal has merit. I swear under penalty of perjury under United States laws that my answers on this form are true and correct. 28 U.S.C. § 1746; 18 U.S.C. § 1621. **Date** 9/30/2024 Signature The court may grant a motion to proceed in forma pauperis if you show that you cannot pay the filing fees and you have a non-frivolous legal issue on appeal. Please state your issues on appeal. (attach additional pages if necessary) Whether the district court erred when it dismissed the complaint as frivolous for absolutely no reason.

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1. For both you and your spouse, estimate the average amount of money received from each of the following sources during the past 12 months. Adjust any amount that was received weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate. Use gross amounts, that is, amounts before any deductions for taxes or otherwise.

	Average monthly amount during the past 12 months		Amount expected next month		
Income Source	You	Spouse	You	Spouse	
Employment	\$ 0	\$	\$ 0	\$	
Self-Employment	\$ 74	\$	\$ 74	\$	
Income from real property (such as rental income)	\$ 0	\$	\$ 0	\$	
Interest and Dividends	\$ 0	\$	\$ 0	\$	
Gifts	\$ 0	\$	\$ 0	\$	
Alimony	\$ 0	\$	\$ 0	\$	
Child Support	\$ 0	\$	\$ 0	\$	
Retirement (such as social security, pensions, annuities, insurance)	\$ 0	\$	\$ 0	\$	
Disability (such as social security, insurance payments)	\$ 943	\$	\$ 943	\$	
Unemployment Payments	\$ 0	\$	\$ 0	\$	
Public-Assistance (such as welfare)	\$ 75	\$	\$ 79	\$	
Other (specify) settlement	\$ 8	\$	\$ 100	\$	
TOTAL MONTHLY INCOME:	\$ 1,100	\$	\$ 1,196	\$	

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2. List your employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross Monthly Pay
None in the past 2 years		From	\$
		То	
		From	\$
		То	
		From	\$
		То	
		From	\$
		То	Ψ

3. List your spouse's employment history for the past two years, most recent employer first. (Gross monthly pay is before taxes or other deductions.)

Employer	Address	Dates of Employment	Gross Monthly Pay
		From To	\$

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4. How much cash do you and your spouse have?

Financial Institution		Type of Account Amount You Have		A	Amount Your Spouse Has	
Arvest	Check	ing	\$	44.6	\$	
			\$		\$	
			\$		\$	
			\$		\$	
5. List the assets, and their versionsehold furnishing.	alues, w		spoi		lothi	
nousehold furnishing.  Home	alues, w	hich you own or your Value	spoi	use owns. Do not list c	lothi	ing and ordinary  Value
nousehold furnishing.	s 0		spoi		s s	
nousehold furnishing.  Home	\$ 0		spor			
Home n/a	\$ 0	Value	spor	Other Real Estate		Value
Home  n/a  Motor Vehicle 1: Make &	\$ 0	Value	spor	Other Real Estate	\$ ]   \$	Value

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Other Asse	ets	Value			
No noteworthy assets		\$			
		\$			
		\$			
6. State every person, business, or organization	on owing you or your spouse mone	ey, and the amount owed.			
Person owing you or your spouse	Amount owed to you	Amount owed to your spouse			
Jarrod Jones (settlement for \$100/month)	\$ [1,700	\$			
	\$	\$			
	\$	\$			
7. State the persons who rely on you or your spouse for support. If a dependent is a minor, list only the initials and not the full name.					
Name	Relationship	Age			
No dependents					

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8. Estimate the average monthly expenses of you and your family. Show separately the amounts paid by your spouse. Adjust any payments that are made weekly, biweekly, quarterly, semiannually, or annually to show the monthly rate.

		You		Spouse	
Rent or home-mortgage payment (include lot rented for mobile home)	\$	400	\$		
- Are real estate taxes included?  - Is property insurance included?  • Yes ONo  • Yes ONo					
Utilities (electricity, heating fuel, water, sewer, and telephone)	\$	90	\$		
Home maintenance (repairs and upkeep)	\$	0	\$		
Food	\$	400	\$		
Clothing	\$	50	\$		
Laundry and dry-cleaning	\$	20	\$		
Medical and dental expenses	\$	0	\$		
Transportation (not including motor vehicle payments)	\$	0	\$		
Recreation, entertainment, newspapers, magazines, etc.	\$	20	\$		
Insurance (not deducted from wages or included in mortgage payments)					
- Homeowner's or renter's	\$	0	\$		
- Life	\$	0	\$		
- Health	\$	0	\$		
- Motor Vehicle		0	\$		
- Other	\$	0	\$		
Taxes (not deducted from wages or included in mortgage payments)					
Specify	\$	0	\$		

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	You	Spouse
Installment payments		
- Motor Vehicle	\$ 0	\$
- Credit Card (name)	\$ 0	\$
- Department Store (name)	\$ 0	\$
Alimony, maintenance, and support paid to others	\$ 0	\$
Regular expenses for the operation of business, profession, or farm (attach detailed statement)	\$ 0	\$
Other (specify)	\$ 0	\$
TOTAL MONTHLY EXPENSES	\$ 980	\$
9. Do you expect any major changes to your monthly income or expenses of the next 12 months? ○ Yes  No  If Yes, describe on an attached sheet.  10. Have you spent—or will you be spending—any money for expenses or a lawsuit? ○ Yes  No  If Yes, how much? \$  11. Provide any other information that will help explain why you cannot p  The \$1,700 I mentioned as money that Jarrod Jones owes me is where he only pays \$100 per month for 18 months, and only on been paid as of the time of this writing. See Case 8:24-cv-01486 District of California. So I do not simply have \$1,700 in liquid a	attorney fees in co pay the docket fees actually a structe of those mont 6-JVS-KES in the	nnection with this  for your appeal.  tured settlement hs has already ne Central
12. State the city and state of your legal residence.  City Harrison State AR  Your daytime phone number (ex., 415-355-8000) 870-204-6516  Your age 35 Your years of schooling ~14		

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